Full Name of Party Fi	ling Document	
Mailing Address (Stre	eet or Post Office Box)	
City, State and Zip Co	ode	
Telephone		
IN TH	E DISTRICT COURT FOR TH	IE JUDICIAL DISTRICT
FOR THE ST	ATE OF IDAHO, IN AND FOR	THE COUNTY OF
		Case No.
Pe vs.	titioner,	MOTION TO MODIFY AN ORDER, JUDGMENT OR DECREE
Re	spondent.	Fee Category: Filing Fee:
Ι,		_,
Judgment pursua	nt to Rule 201(C), I.R.F.L.P., ı	modifying a previous Order, Judgment, or
Decree entered in	n this case, and state:	
1. The following	ng child/ren under the age of 18	years, or 19 years and still pursuing a high school
education, was/we	ere born to or adopted by the pa	arties:
<u>Name</u>	Date of Birth	Addresses for last 5 years (city & state beginning with most recent)

2. Mother resides at (city, county, state)	
Father resides at (city, county, state)	
3. UCCJEA Jurisdiction. This court has jurisdiction to modify custody of our child/re	en
under the Uniform Child Custody Jurisdiction and Enforcement Act, Idaho Code § 32-11-	101, et
seq.	
a. I have not participated as a party or witness, in any other case involving our child/	ren. or
☐ I have participated as a party or witness in the following case involving our childre	n
(provide all specifics including the parent's name, the state, the court, the case number and the date of the child of	ustody
order, if any):	
b. Did a got be an effect of an effect of the form of	
b. I do not know of any other case that could affect our child/ren. or	
☐ I know of the following court case that could affect our child/ren (provide all specifics in	•
the parent's name, the state, the court, the case number and the nature of the proceeding):	
c. Other than the parents, no one claims custody or visitation rights with our child/re	n. or
☐ In addition to the parents, the following person/s claim custody or visitation for	our
child/ren (list names and addresses):	
d. Our child/ren live(s) only with both parents. or	
☐ If our child/ren lives(s) with someone other than a parent, the name(s) and pres	sent
address(es) of the person(s) with whom our child/ren live(s) is/are:	
4. Custody. No change. Or	
☐ There have been substantial and material changes with respect to child custod	y since
the date of the last Order, Judgment or Decree. The changes that justify a modification are	e (list
the facts, events and details that have changed and explain why those changes are significant enough to just	tify a
modification).	
The moving party requests that the second modification and an independent and access and	tored
The moving party requests that the court modify the order, judgment or decree en	
(date of last custody order, judgment or decree) respecting customates and customates are customated as a second customate and customates are customated as a second customate and customates are customated as a second custo	siouy of

tne mi	inor child/ren as follows:			
	Legal Custody . No change	e. or		
	☐ Both parties are fit to act as p	parents. It is in the best interest of our child	d/ren that we	
be aw	varded joint legal custody. or			
	☐ It is in the best interest of our	child/ren that	be	
award				
	ÿ , <u> </u>			
	Physical Custody. No o	change. or		
	☐ It is in the best interest of our	child/ren that we be awarded joint physica	al custody of	
our ch	nild/ren according to the Parenting	Plan which is attached as Exhibit A. or		
		should be awarded sole physical cus	stody of our	
child/r	ren because			
	П	should spend time with our child/ren		
	as follows:	oncore opena ame mar car emaren		
or	□: 1 24.4 D			
_	_	nting Plan which is attached as Exhibit A .		
5.	Child Support.			
		en set in Case No		
	entered in	County, State of	, on	
	(month/day/year)	,and [] Petitioner/Res	spondent	
	asks it continue as shown by the attached Order, Judgment or Decree, "Exhibit B" (if			
	have been substantial and material chang	ges with		
	respect to child support since th	e date of the last Order, Judgment or Deci	ree. The	

am	mount of child support should be changed and the judgment issued by this Court		
sho	ould control. (if checked, you must also file a Motion for Consolidation) The following changes		
ha	ve occurred (check all boxes that apply):		
	The custodial arrangement. The gross annual income of one or both parents. A parent is providing medical insurance. The parent claiming the tax dependency exemption should be changed. (other reason)		
_			
	Child support should be paid by (name) based on the		
	aho Child Support Guidelines, according to the Affidavit Verifying Income and Child		
	pport Worksheet(s) attached as "Exhibit B". The basic child support is (see child support		
	-ksheet) \$		
Ch	ild support payments should begin on the day of the month after the Judgment		
is s	signed and continue to be paid on the same day of each following month until the		
chi	ld/ren for whom support is being paid reach/es the age of eighteen. If a child for		
wh	om support is being paid continues his/her high school education after reaching the		
age	e of eighteen (18) years, child support payments should continue until the child		
dis	continues his/her high school education or reaches the age of nineteen (19) years,		
wh	ichever is sooner. Payment should be made payable to the Department of Health and		
We	elfare and sent to Idaho Child Support Receipting, P.O. Box 70008, Boise, ID 83707-		
010	08.		
	Notice		
wit wit Th	e court is required to order income withholding in all child support orders. Income hholding is enforced by a withholding order issued to the paying parent's employer hout additional notice to the paying parent, according to Idaho Code Section 32-1204. e support order can also be enforced by license suspension or the filing of a lien upon real and personal property of the paying parent.		
a.	Multiple Children. (if applicable)		
	☐ We have more than one minor child. If this child support judgment has not been		
	modified, when one child is no longer entitled to support, child support for the		
	remaining child/ren should continue and will be paid by (name)		
	in the total adjusted support amount of \$ per		
	month; when two children are no longer entitled to support, child support for the		
	remaining child/ren should continue and will be paid by (name)		

	in the total adjusted support amount of \$ per
	month; when three children are no longer entitled to support, child support for the
	remaining child/ren should continue and will be paid by (name)
	in the total adjusted support amount of \$ per
	month.
b.	Extended Visits. (if applicable)
	Our child/ren live/s in the home of one parent at least 75% of the time. (If selected,
	check the boxes below that apply. Otherwise, go to the next section.)
	$\hfill\square$ When the parent paying child support has physical custody of the child/ren for 14
	or more overnights in a row, the amount of basic child support should be reduced for
	that period of time. However, visitation of two overnights or less with the other parent
	should not eliminate the reduction of basic child support during extended visits. The
	child support reduction for the period of the actual physical custody should be
	50% or (other percentage)% of the basic child support obligation. The
	reduction should be subtracted from the child support payment due the month
	following the extended visit.
	☐ If the parent paying child support has physical custody of some but not all of the
	children for a period of 14 overnights in a row, before a reduction is made, the basic
	child support obligation should first be divided by the number of children under
	eighteen (18) years of age. The parent who pays child support can only claim a
	reduction for the child/ren in that parent's custody.
	For Example—Parent has 3 of 4 children for 14 overnights. \$300/mo. basic support payment divided by 4 children = \$75 per child per month divided by 30 = \$2.50 per day per child x 14 = \$35.00 x 3 for 3 children = \$105.00. Reduction = 50% of \$105 or \$52.50.
c.	Work-Related Childcare Expenses. (Basic child support does not include work
	related childcare.) No change. or
	Basic child support does not include work-related childcare. The actual net out-
	of pocket costs for work-related child care should be paid% by Father
	and% by Mother. Payment should be made directly to the child care
	provider by both parents according to arrangements made with the care provider if
	permitted by the care provider. Otherwise, if one parent pays the child care provider
	any portion of the other parent's share of costs, the non-paying parent should

reimburse the paying parent within 10 days after the paying parent provides a copy of the invoice and proof of payment. d. Medical, Dental, and/or Optical Insurance. ☐ No change. or is/are currently providing health (name) insurance for the minor child/ren and should continue to do so, so long as it is reasonably available through that parent's employment. If such insurance becomes unavailable to the parent currently providing insurance, the parent first reasonably able to obtain group health insurance through employment should do so. or Neither parent is currently providing health insurance for the child/ren. The parent first reasonably able to obtain group health insurance through employment should do SO. Any future health insurance premiums for the child/ren should be prorated between the parents. The child/ren participate/s in the Children's Health Insurance Program (CHIP) of Medicaid. The parent first reasonably able to obtain group health insurance through employment should do so. Notice Where medical insurance is provided, each parent should be ordered to provide the other with all medical insurance information necessary to obtain health care and process insurance claims for the child/ren. Insurance proceeds should be applied first to unpaid medical bills and then to reimburse the paying parent for any prepaid medical costs. Both parents should be ordered to sign any needed document that provides continuing health care for the child/ren. Failure to provide medical insurance coverage may result in the direct enforcement of a medical support order by either the obligee (party or parent other than the parent ordered to carry or provide a health benefit plan for the parties' minor child/ren) or the Department of Health and Welfare. A national medical support notice will be sent to your employer, requiring your employer to enroll the child in a health benefit plan as provided by Sections 32-1214A through 32-1214J, Idaho Code, and applicable rules of the department. e. Health Care Costs. ☐ No change. **or** The actual cost paid by either parent for health care expenses for the child/ren not paid in full by insurance, including, but not limited to, insurance premiums, orthodontic, optical and dental, should be prorated between the parents. Father should pay

% and Mother should p	oay%	. Any health care for the	child/ren
(whether for psychiatric, ps	sychological, specia	l education, addiction trea	atment, or
counseling in any form, an	d including regular r	nedical or dental care), w	hether or not
covered by insurance, that	would result in an a	actual out-of-pocket expe	nse of over \$500
to the parent who did not in	ncur or consent to th	ne expense, must be app	roved in advance
in writing, by both parents	or by prior court ord	er. (Note: The court may	consider
whether consent for out-of	-pocket expenses in	excess of \$500 was unr	easonably
requested or withheld and	order payment of th	e incurred expense in so	me percentage
other than the Guidelines I	ncome.)		
☐ The child support p	ayment should inclu	ide an adjustment for eac	h parent's share
of health insurance cos	sts. All other health	care payments are in add	dition to the basic
child support award an	d should be promptl	ly paid or reimbursed dire	ctly between the
parents. or			
All health care payr	nents should be in a	addition to the basic child	support award
and should be promptly	y paid or reimbursed	d directly between the par	ents.
f. Tax Benefits & Exem	ptions.		
Note: The parent not recei Revenue Service form(s) t	• • •	,	ed Internal
☐ No change. or			
☐ The state and feder	al income tax depen	ndency exemptions for the	e child/ren should
be assigned to		_(mother or father) who has	the greatest tax
benefit calculated under	er the Idaho Child Su	upport Guidelines (see tabl	es in Section 8(c) of
the Idaho Child Support Guidelines). The parent not receiving the exemption(s) should			ion(s) should be
awarded a pro rata sha	are of the value of in	come tax benefit in propo	ortion to his/her
guidelines income which	ch should be either a	a credit against or in addi	tion to the basic
child support obligation	١.		
☐ We agree to a diffe	rent allocation of fed	deral and state income ta	x dependency
exemptions for our mir	or child/ren. A writt	en document signed by b	oth parents will
be submitted to the co	urt.		
g. Basic Child Support	Amount		
Pick one:			
☐ Mother sho	• •		\$
☐ Father sho	ла рау		Φ

Health Insurance Premiums		
Monthly cost for children \$		
Mother pays %		
Father pays %		
Costs should be: (Pick one)		
paid directly between parent	S	
added to or subtracted from	basic child support +/-	\$
Tax Benefits		
☐ Mother or ☐ Father should o	claim tax benefits	
Mother's share %		
Father's share %		Φ.
Basic child support increased o	•	
If the parents agree to somethin	•	nent signea by
both parents must be submitted		\$
Total Basic Child Support Amount w	in adjustinents	<u>Ф</u>
Additional Costs		
Work-related Daycare		
Pay directly to the provider if pe	ermitted or reimbursements	should be made
directly between parents.		Should be made
Mother pays %		
Father pays %		
. ae. paye //		
Verification. I swear I have read this Motion a	nd state that all facts include	ed are true.
Wherefore, the moving party asks that the court en	ter its Judgment of Modifica	ation after
appropriate notice		
appropriate notice.		
Date:		
<u> </u>		
Typed/printed name	Signature	
	· ·	
SUBSCRIBED AND SWORN before me on this	day of	
	N. C. III.	
	Notary Public for Idaho	
	Residing at	
	Commission expires	

REMOVE THIS PAGE AND

If modifying the custody schedule, Attach (staple) the Parenting Plan and Mark it as EXHIBIT A

If modifying child support,
Attach (staple) the Affidavit Verifying Income
and
Child Support Worksheet(s)
and
Mark them as EXHIBIT B

If child support was ordered in a different case, Attach (staple) that Child Support Order and Mark it as EXHIBIT B